

SCHEDULE II.

(SEE BYE-LAW No. 11).

To

The Officer in charge of the Octroi Office, Alur Town. Please receive the under-mentioned goods and deposit them in the koti.

Name of depositor	Description of articles deposited	Number of packages or bales, etc.	Distinguishing marks, if any	Weight		Measurements		Quantity	Value			Remarks
				Maunds	Seers	Feet	Inches		Rs.	a.	p.	

I do hereby certify that I have satisfied myself that the entries as made by me above are correct and that I am fully aware of the provisions of the Bye-laws Nos. 12 to 15, 16, 18 and 21 relating to the deposit.

Witnesses.....

Address.....

Date.....

Signature of the Depositor.....

Address.....

Date.....

SCHEDULE III.

SEE BYE-LAW No. 12.

Octroi Office, Alur Town.

Received the deposit the undermentioned goods from.....

Receipt No.	No.	Date	Goods deposited (Note No.)	Name of articles	Description	Number of article	Remarks

Goods keeper.

Octroi Clerk.

Date.....

SCHEDULE IV.
Schedule of taxes—Alur Town.

Serial No.	Name of tax	Class of property liable	Amounts for which or rates at which class liable	Exemption	Time at which taxes payable
			Per rates of duty. Rs. a. p.		
			1 Fresh coconuts each ... 0 0 1	(1) Personal luggage of travellers goods, <i>bona fide</i> property of Government at the time of import and accompanied by an invoice certified by the departmental head concerned that the property therein mentioned belongs to Government.	
			Do 100 ... 3 8 4	(2) Goods which are declared not to be intended for use or consumption within the Municipal limits and are taken to the bonded warehouse as provided in the bye-laws provided that if such goods be not exported they shall pay the full duty.	
			2 Dry coconuts per maund ... 0 8 0	(3) Six green coconuts, six dry coconuts, 100 betel leaves and one seer of tobacco if brought for personal consumption by <i>bona fide</i> travellers.	
			3 Betel leaves 100 ... 0 0 1	(4) Piece goods manufactured locally.	
			4 Jaggery per md. ... 0 2 0		
			5 Sugar per md. ... 0 4 0		
			6 Kerosene oil per tin ... 0 2 0		
			7 Tobacco per md. ... 1 0 0		
			8 Piece goods per rupee ... 0 0 3		
			Do 100 ... 1 9 9		
			9 Sheep or goat each brought for sale ... 0 1 0		
			10 Cigars above 100 or portion thereof ... 0 0 6		
			11 Butter per seer ... 0 0 2		

Draft bye-laws for regulating buildings and other structure in the Alur Minor Municipality.

Any inhabitant of this Municipality objecting to the proposed bye-laws, may within one month from the date of this notice, send his objection in writing to the President, Municipal Council, Alur.

Notice to be given to the President by person intending to build:—Every person intending to erect or re-erect within the meaning of Section 92 or 96 of the Mysore Municipal Regulation No. VII of 1906, any building in the Alur shall give notice in writing of his intention to the President.

Such notice shall be accompanied with a site plan of the land on which the structure is proposed to be built, drawn to a scale of not less than one inch to 10 feet showing:—

- (a) The position, nature, and the use of existing buildings thereon, if any and of the building and appurtenant out-building to be erected on the land.
- (b) The area to be occupied by the building and out-buildings on the land.
- (c) The names of (if any) or, description of the adjacent roads or streets, buildings, culverts, and
- (d) The number of the lot and the name or number of the block and street or road in which the land is situated.

Provided it shall be sufficient for the site plan to show, to the satisfaction of the President, with scale the site of the proposed building and its position on the land together with the position on the land with reference to adjacent buildings or lands.

The license and the site plan shall be produced by the party when called upon to do so by Municipal authorities at all reasonable times.

No piece of lands shall be used as a site for the erection of a building intended for human occupation.

- (a) If the building is to abut a street unless the site is of such a shape that the building can be made parallel to the line of the street.
- (b) If the site on the tanks or nallas filled up with or used for depositing rubbish, offensive matter or sewage, unless such site has been certified by the President, as fit to be built upon.
- (c) If the site is one which has been filled up with or used as a place for depositing excrementitious matter or carcasses of dead animals or other filthy or offensive matter, until such matter shall have been properly removed to the satisfaction of the President or shall in his opinion have been innocuous.
- (d) Unless the site is certified by the President to be dry and well drained or capable of being well drained.
- (e) If the site is on a lower level than will allow its drainage to be led into some existing or projected sewers.

Building not to be erected on a Municipal drain.—No building shall be erected over a Municipal drain.

Pits not to be excavated in the building sites:—

No pits shall be excavated in the sites allotted for building dwelling houses.

Building sites not to be surrounded by lantana etc.—No building site shall be surrounded by a hedge of lantana, aloe, prickly pear or other objectionable plant or by a fence of barbed iron wire.

Level of plinth.—Every person who shall erect a new domestic building shall cause the same to be built with a plinth not below 1½ feet above the general level of the ground around and 1½ feet above top of side drain.

Eaves not to project beyond street drain.—The eaves of the building, sun shades to windows, water spouts to drain roof water shall not project beyond the side street drain adjoining the house.

Sun shades not to be erected beyond outer edge of the side drain:—No sun shades for shops either temporary or permanent shall be erected beyond the outer edge i.e., the edge towards the house side of the drain.

Frontage:—Every house shall have a decent frontage in keeping with the surroundings and no perishable or inflammable materials shall be used for construction.

Ventilation of rooms:—Every person shall so construct define the maximum floor space and height, every room that the same shall be ventilated by means of doors or windows which open directly into the external air and have an aggregate opening equal to not less than one-tenth of the floor space.

No shops to be built in the midst of the residential localities:—No shops or market place, manufactory place of public resort shall be built in the midst of the localities intended for residential purposes. For the purpose of this bye-law, it shall be competent to the President of the Municipal Council to determine what is the residential area and what is not.

Conservancy of the premises:—Every householder is bound to conserve the house occupied by him and the grounds attached to the same. All such premises must be provided with a suitable drain constructed in accordance with specifications supplied by the President, for the drainage of the house and compound for the removal of sullage water and sewage to the nearest existing street drain commanded by the level of the house and the grounds pertaining thereto. The owner of the house is bound to construct such drains within thirty days from the date of the notice served on him by the President, calling on him to construct the required drain or drains in default, the President is competent to order the construction of the required drain or drains at owner's risk and cost.

No room, etc., to be constructed over a privy:—No person shall construct over a privy whether new or old, any structure of any description. In the case of water closet may be provided proper drainage arrangements prescribed by and approved of by the President are effected.

Privies to be constructed on sites approved by the President:—A person who shall construct a new privy, whether in connection with a building or not, shall construct such privy upon such site or in such position and manner only as shall be approved of by the President. Every privy shall have a floor of a material, which has a smooth surface and which is impervious to water and shall have a smooth non-absorbent coating a cement to a height of not less than five feet above the floor of such privy.

Proximity of privies to water supply:—A person who shall construct a privy in connection with a building shall not without the written permission of the President construct such privy within a distance of 20 feet from any well, spring or stream of water used or likely to be used by a man for drinking or other domestic purposes or for manufacturing drinks for the use of man or otherwise in such a position as to render any such water liable to pollution.

Air space, round privies:—Every person who shall construct a privy in connection with a building shall so construct the same as to leave an external air space of not less than 4 feet in width from the building, and open to the sky, surrounding such privy on either side thereof except the entrance side, where any gallery or passage communicating with such privy, shall be not less than 3 feet in width and shall be open to the external air on both sides.

Cleaning of latrines and manure pits.—Uncleaned latrine pits, sewage pumps, within the precincts and in proximity to the house shall be cleaned and filled up within 2 days notice to that effect from the President, unless the President, considers it necessary in any particular case or cases to extend or decrease the period.

Incomplete buildings to be completed within one year of notice and in default President to complete and recover cost of demolish.—Any person who shall be given a license for erecting a new building in accordance with the aforesaid bye-laws and shall have the same incomplete for any length of time extending six months shall be bound, on being served with a notice in this behalf, to furnish and complete the building within a responsible time to be fixed by the President for completion of the same.

Person intending to build may apply to the President for information.—If any person has any doubt or difficulty as to the time intent or meaning of any matter connected with these rules or the requirements thereof, he may before giving notice in writing of his intention to erect or re-erect any building, apply to the President, who shall, upon receipt of such application, give the said person within a week such information as in the circumstances may be necessary.

Penalties.—Every person who shall commit any breach of any of the foregoing bye-laws shall be punishable with a fine which may extend to Rs. 50, on conviction before a Magistrate, as provided in the Mysore Municipal Regulation, VII of 1906, Section 96(5).

B. VENKATARAMA RAO,
President.

KADUR DISTRICT.

PROCEEDINGS OF THE MEETING OF THE KADUR DISTRICT BOARD, CONVENED ON THE 30TH APRIL 1925 AND 1ST MAY 1925.

Present	...	21		Absent	...	8
		Vacant	...	1.		

The Economic Survey Officer was also present by invitation to address the Members on the Malnad Improvement Scheme.

2. Read Chikmagalur Taluk Board President's No. 188, dated 5th January 1925, recommending the abolition of the third class travellers' bungalow at Veerupakshikhan in view of its very little utility to the travelling public, only six people having halted there, since 1925.

Resolved that the bungalow be repaired and maintained.

3. (a) Read Senior Surgeon's No. 377-43, dated 2nd December 1924, forwarding copy of his letter addressed to Government in *re* to the construction of a combined dispensary at Tarikere and calling for the views of the District Board in respect of the site selected by him in consultation with the President of the District Board and of the Municipal Council.

(b) Read Tarikere Municipal President's letter communicating the views of the Municipal Council in respect of the suggestion made by the District Board in regard to the construction of the building on the site of the old musafirkhana which is proposed to be demolished.

Deferred till the next meeting.

4. Read Tarikere Municipal President's No. 290, dated 26th January 1925, forwarding a copy of the resolution of the Municipal Council agreeing to pay their quota of $\frac{1}{2}$ cost for the construction of the building that may be required over the amount that may be realized by the sale of the present dispensary building.

Deferred till the next meeting.

5. (a) Read Chikmagalur Taluk Board President's No. 223, dated 19th November 1924, recommending the acquisition of 1 acre and 15 guntas of land in Survey No. 54 for extending the Holageri in Aidahalli village, Avathi hobli of the Chikmagalur Taluk.

May be acquired.

(b) Chief Sanitary Inspector's Memo No. 492, dated 7th February 1925, recommending that the site proposed to be acquired is suitable for the construction of houses.

6. Read extract from Audit Note for 1921-22:—

Sanction be obtained for the excess work executed and for payments aggregating to Rs. 57-1-1 made in respect of Kesavalalu and Gowthavalli well works over the sanctioned estimates.

Sanctioned.

7. Read Tarikere Taluk Board President's No. 290, dated 17th February 1925, forwarding the resolution of the Lingadahalli Village Panchayat recommending the increase of pay to the peon from Rs. 8 to Rs. 10 with effect from 1st February 1925.

Sanctioned with effect from this date.

8. Read letter No. P. 4829—Pris. 79-23-2, dated 11th March 1925, from the Secretary, Local and Legislative Departments, requesting to take steps to have discharged Prisoners' Aid Societies started with the help of earnest and philanthropic workers to create facilities for discharged prisoners to gain their livelihood.

Resolved that the letter be forwarded to the Taluk Boards for necessary action.

9. Read Executive Engineer's letter No. 153, dated 24th March 1925, ascertaining the views of the Board in *re* to the alignment of the Hariharpur-Bhandigadi road and their willingness to incur an expensen of Rs. 5,300 required therefor.

This work cannot be taken up at present.

10. (a) Correspondence ending with Tarikere Taluk Board President's No. 341, dated 2nd April 1925, forwarding for consideration the opinion of the Taluk Board for enhancing the grant to the Hindu Vaidyasala at Tarikere from Rs. 59 to Rs. 100 per mensem.